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10     **Attorneys for Plaintiff**  
11     **J & J Sports Productions, Inc.**

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13     **UNITED STATES DISTRICT COURT**  
14     **DISTRICT OF DELAWARE**

15     **J & J Sports Productions, Inc.,**

16     **Case No.**

17     **07-439**

18     **Plaintiff,**

19     **COMPLAINT FOR DAMAGES**

20     **vs.**

21     **DESIGNATION: PROPERTY RIGHTS**

22     **Jeffrey Dale Sorrels, individually and d/b/a**  
23     **Gator's Bar & Restaurant; and First State**  
24     **Dining, Corp., an unknown business entity**  
25     **d/b/a Gator's Bar & Restaurant,**

26     **Defendants.**

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28     **PLAINTIFF ALLEGES:**

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30     **JURISDICTION**

31     1.     Jurisdiction is founded on the existence of a question arising under particular statutes. This  
32     action is brought pursuant to several federal statutes, including the Communications Act of 1934, as  
33     amended, Title 47 U.S.C. 605, *et seq.*, and The Cable & Television Consumer Protection and  
34     Competition Act of 1992, as amended, 47 U.S. Section 553, *et seq.*

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39     **CLERK U.S. DISTRICT COURT**  
40     **DISTRICT OF DELAWARE**

41     **2007 JUL 13 AM 9:36**

2. This Court has jurisdiction of the subject matter of this action pursuant to 28 U.S.C. Section 1331, which states that the district courts shall original jurisdiction of all civil actions arising under the Constitution, laws, or treaties, of the United States.

3. This Court has personal jurisdiction over the parties in this action as a result of the Defendants wrongful acts hereinafter complained of which violated the Plaintiff's rights as the exclusive commercial domestic distributor of the televised fight program hereinafter set forth at length. The Defendants' wrongful acts consisted of the interception, publication, and tortious conversion of said property of Plaintiff within the control of the Plaintiff in the State of Delaware.

## **VENUE**

4. Pursuant to Title 47 U.S.C. Section 605, venue is proper in the Delaware District, Eastern because a substantial part of the events or omissions giving rise to the claim occurred in this District.

## **THE PARTIES**

5. The Plaintiff, J & J Sports Productions, Inc. is, and at all relevant times mentioned was, a California corporation with its principal place of business located at 2380 South Bascom Avenue, Suite 200, Campbell, California 95008.

6. Plaintiff is informed and believes, and alleges thereon that defendant, Jeffrey Dale Sorrels, is an individual and the d/b/a Gator's Bar & Restaurant is a business entity, the exact nature of which is unknown, having its principal place of business at 519 E. Basin Road, New Castle, Delaware 19720.

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2. This Court has jurisdiction of the subject matter of this action pursuant to 28 U.S.C. Section 1331, which states that the district courts shall original jurisdiction of all civil actions arising under the Constitution, laws, or treaties, of the United States.

3. This Court has personal jurisdiction over the parties in this action as a result of the Defendants wrongful acts hereinafter complained of which violated the Plaintiff's rights as the exclusive commercial domestic distributor of the televised fight program hereinafter set forth at length. The Defendants' wrongful acts consisted of the interception, publication, and tortious conversion of said property of Plaintiff within the control of the Plaintiff in the State of Pennsylvania.

## **VENUE**

4. Pursuant to Title 47 U.S.C. Section 605, venue is proper in the Eastern District, Philadelphia because a substantial part of the events or omissions giving rise to the claim occurred in this District.

## **THE PARTIES**

5. The Plaintiff, J & J Sports Productions, Inc. is, and at all relevant times mentioned was, a California corporation with its principal place of business located at 2380 South Bascom Avenue, Suite 200, Campbell, California 95008.

6. Plaintiff is informed and believes, and alleges thereon that defendant, Evelyn Castellano, is an individual and the d/b/a Hardwood Sports Bar is a business entity, the exact nature of which is unknown, having its principal place of business at 419-423 W. Bristol Street, Philadelphia, PA 19140.

7. Plaintiff is informed and believes, and alleges thereon that defendant, 423 Bristol, Inc. is an unknown business entity d/b/a Hardwood Sports Bar, the exact nature of which is unknown, having its principal place of business at 419-423 W. Bristol Street, Philadelphia, PA 19140.

**COUNT I**

**(Violation of 47 U.S.C. Section 605)**

8. Plaintiff J & J Sports Productions, Inc., hereby incorporates by reference all of the allegations contained in paragraphs 1-7, inclusive, as though set forth herein at length.

9. By contract, Plaintiff J & J Sports Productions, Inc., paid for and was thereafter granted the exclusive nationwide television distribution rights to the *Bernard Hopkins v. Jermain Taylor World Championship Fight Program* which took place on July 16, 2005, (this included all under-card bouts and fight commentary encompassed in the television broadcast of the event, hereinafter referred to as the "Program").

10. Pursuant to contract, Plaintiff J & J Sports Productions, Inc., entered into subsequent sublicensing agreements with various commercial entities throughout North America, including entities within the State of Pennsylvania, by which it granted these entities limited sublicensing rights, specifically the rights to publicly exhibit the Program to the patrons within their respective establishments (i.e., hotels, racetracks, casinos, bars, taverns, restaurants, social clubs, etc.)

11. As a commercial distributor of sporting events, including the Program, Plaintiff J & J Sports Productions, Inc., expended substantial monies marketing, advertising, promoting, administering, and transmitting the Program to its customers, the aforementioned commercial entities.

12. With full knowledge that the Program was not to be intercepted, received and exhibited by entities unauthorized to do so, each and every of the above named defendants and/or their agents, servants, workmen or employees did unlawfully publish, divulge and exhibit the Program at the time of its transmission at the addresses of their respective establishments, as indicated above. Said unauthorized interception, publication, exhibition and divulgance by each of the defendants was done willfully and for purposes of direct or indirect commercial advantage or private financial gain.

III

13. Title 47 U.S.C. Section 605, *et seq.*, prohibits the unauthorized publication or use of communications (such as the transmission for which Plaintiff J & J Sports Productions, Inc., had the distribution rights thereto).

14. By reason of the aforesaid mentioned conduct, the aforementioned defendants, and each of them, violated Title 47 U.S.C. Section 605, *et seq.*

15. By reason of the defendants' violation of 47 U.S.C. Section 605, *et seq.*, Plaintiff J & J Sports Productions, Inc., has the private right of action pursuant to 47 U.S.C. Section 605.

16. As the result of the aforementioned defendants' violation of 47 U.S.C. Section 605, and pursuant to said Section 605, Plaintiff J & J Sports Productions, Inc., is entitled to the following from each defendant:

- (a) Statutory damages for each willful violation in an amount to \$100,000.00 pursuant to Title 47 U.S.C. 605(e)(3)(C)(ii), and also
  - (b) the recovery of full costs, including reasonable attorneys fees, pursuant to Title 47 U.S.C. Section 605(e)(3)(B)(iii).

**WHEREFORE**, plaintiff prays for judgment as set forth below.

**COUNT II**

**(Violation of 47 U.S.C. Section 553)**

17. Plaintiff's hereby incorporates by reference all of the allegations contained in paragraphs 1-16, inclusive, as though set forth herein at length.

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19. The unauthorized interception, exhibition, publication, and divulgence of the Program by each  
2 of the above named defendants are prohibited by Title 47 U.S.C. Section 553 *et seq.*

4 20. By reason of the aforesaid mentioned conduct, the aforementioned defendants, and each of  
5 them, violated 47 U.S.C. Section 553, *et seq.*

21. By reason of the defendants' violation of 47 U.S.C. Section 553, *et seq.*, Plaintiff J & J Sports Productions, Inc., has the private right of action pursuant to Title 47 U.S.C. Section 553.

9       22. As the result of the aforementioned defendants' violation of Title 47 U.S.C. Section 553, and  
10      pursuant to said Section 553, Plaintiff J & J Sports Productions, Inc., is entitled to the following from  
11      each defendant:

13 (a) Statutory damages for each willful violation in an amount to  
14 \$50,000.00 pursuant to Title 47 U.S.C. 553 (b)(2) and also

16 (b) the recovery of full costs pursuant to Title 47 U.S.C. Section 553  
17 (c)(2)(C), and also

19 (c) and in the discretion of this Honorable Court, reasonable attorneys fees,  
20 pursuant to Title 47 U.S.C. Section 553 (c)(2)(C).

**WHEREFORE**, plaintiff prays for judgment as set forth below.

### **COUNT III**

**(Conversion)**

27 23. Plaintiff's hereby incorporates by reference all of the allegations contained in paragraphs 1-22,  
28 inclusive, as though set forth herein at length.

1 24. By its acts as aforesaid in interception, exhibiting, publishing, and divulging the Program at the  
2 above-captioned address, the aforementioned defendants, and each of them, tortuously obtained  
3 possession of the Program and wrongfully converted it to its own use and benefit.

25. The aforesaid acts of each the defendants were willful, malicious, and intentionally designed to  
harm Plaintiff J & J Sports Productions, Inc., and to subject said Plaintiff to economic distress.

3 26. Accordingly, Plaintiff J & J Sports Productions, Inc., is entitled to both compensatory, as well  
9 as punitive damages, from each of the aforementioned defendants as the result of the defendants'  
egregious conduct and conversion.

**WHEREFORE**, plaintiff prays for judgment as set forth below.

### **As to the First Count:**

1. For statutory damages in the amount of \$100,000.00 against defendants, and each of them, and
  2. For reasonable attorney fees pursuant to statute, and
  3. For all costs of suit, including but not limited to filing fees, service of process fees, investigative costs, and
  4. For such other and further relief as this Honorable Court may deem just and proper.

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1           **As to the Second Count:**

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- 3       1. For statutory damages in the amount of \$50,000.00 against defendants, and each of  
4           them, and;
- 5       2. For reasonable attorney fees as may be awarded in the Court's  
6           discretion pursuant to statute, and;
- 7       3. For all costs of suit, including but not limited to filing fees, service process fees,  
8           investigative costs, and;
- 9       4. For such other and further relief as this Honorable Court may deem just and proper.

10           **As to the Third Count:**

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- 12       1. For compensatory damages in an amount according to proof against defendants, and  
13           each of them, and;
- 14       2. For reasonable attorney fees as may be awarded in the Court's  
15           discretion pursuant to statute, and;
- 16       3. For all costs of suit, including but not limited to filing fees, service  
17           of process fees, investigative costs, and;
- 18       4. For such other and further relief as this Honorable Court may deem just and proper.

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20           Respectfully submitted,

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22           Dated: July 12, 2007

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JS 44 (Rev. 11/04)

## CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

<b>I. (a) PLAINTIFFS</b> J & J Sports Productions, Inc.		<b>DEFENDANTS</b> Jeffrey Dale Sorrels, et al.	
<b>(b) County of Residence of First Listed Plaintiff</b> <u>Santa Clara</u> <small>(EXCEPT IN U.S. PLAINTIFF CASES)</small>		County of Residence of First Listed Defendant <u>New Castle</u> <small>(IN U.S. PLAINTIFF CASES ONLY)</small>	
<b>(c) Attorney's (Firm Name, Address, and Telephone Number)</b> Law Offices of Thomas P. Riley, P.C. 1114 Fremont Avenue South Pasadena, CA 91030 Tel.: 626-799-9797		Attorneys (If Known)	
<b>II. BASIS OF JURISDICTION</b> (Place an "X" in One Box Only)		<b>III. CITIZENSHIP OF PRINCIPAL PARTIES</b> (Place an "X" in One Box for Plaintiff and One Box for Defendant)	
<input checked="" type="checkbox"/> 1 U.S. Government Plaintiff <input checked="" type="checkbox"/> 3 Federal Question (U.S. Government Not a Party)		Citizen of This State <input type="checkbox"/> PTF <input type="checkbox"/> DEF Incorporated or Principal Place of Business In This State <input type="checkbox"/> PTF <input type="checkbox"/> DEF 4	
<input type="checkbox"/> 2 U.S. Government Defendant <input type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III)		Citizen of Another State <input type="checkbox"/> 2 <input type="checkbox"/> 2 Incorporated and Principal Place of Business In Another State <input type="checkbox"/> 5	
		Citizen or Subject of a Foreign Country <input type="checkbox"/> 3 <input type="checkbox"/> 3 Foreign Nation <input type="checkbox"/> 6	
<b>IV. NATURE OF SUIT</b> (Place an "X" in One Box Only)			
<b>CONTRACT</b>		<b>TORTS</b>	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Exel, Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise		<b>PERSONAL INJURY</b>	
<input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury		<b>PERSONAL INJURY</b>	
<input type="checkbox"/> 410 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property		<b>PERSONAL PROPERTY</b>	
<input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/ Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Other Civil Rights		<b>CIVIL RIGHTS</b>	
<b>REAL PROPERTY</b>		<b>PRISONER PETITIONS</b>	
<input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/ Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Other Civil Rights		<b>PRISONER PETITIONS</b>	
<b>V. ORIGIN</b> (Place an "X" in One Box Only)		<b>FORFEITURE/PENALTY</b>	
<input checked="" type="checkbox"/> 1 Original Proceeding <input type="checkbox"/> 2 Removed from State Court <input type="checkbox"/> 3 Remanded from Appellate Court <input type="checkbox"/> 4 Reinstated or Reopened		<b>BANKRUPTCY</b>	
		<b>PROPERTY RIGHTS</b>	
		<b>LABOR</b>	
		<b>SOCIAL SECURITY</b>	
		<b>FEDERAL TAX SUITS</b>	
<b>VI. CAUSE OF ACTION</b>		Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 47 USC Sections 553 and 605	
<b>VI. CAUSE OF ACTION</b>		Brief description of cause: Violation of Telecommunications Statutes Title 47 USC Sections 553 and 605	
<b>VII. REQUESTED IN COMPLAINT:</b>		<input type="checkbox"/> CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23 <b>DEMAND \$</b> <u>150,000.00</u> CHECK YES only if demanded in complaint: <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
<b>VIII. RELATED CASE(S) IF ANY</b>		(See instructions): <u>JUDGE</u> <b>DOCKET NUMBER</b> <u>10-0001-100-1002</u>	
DATE <u>7/10/08</u>		SIGNATURE OF ATTORNEY OR RECORD	
<b>FOR OFFICE USE ONLY</b>		RECEIPT # <u></u> AMOUNT <u></u> APPLYING IFFP <u>100-0001-100-1002</u> MAG. JUDGE <u></u>	

**INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44****Authority For Civil Cover Sheet**

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

**I.** **(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.

**(b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)

**(c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

**II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1333 and 1334. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases.)

**III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.

**IV. Nature of Suit.** Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.

**V. Origin.** Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

**VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service

**VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

**VIII. Related Cases.** This section of the JS 44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

**Date and Attorney Signature.** Date and sign the civil cover sheet.